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6 ALL STAR HEALTH
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8 **UNITED STATES DISTRICT COURT**
9 **CENTRAL DISTRICT OF CALIFORNIA**

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11 THERMOLIFE INTERNATIONAL,
LLC

12 CASE NO. CV12-09229 GAF (FFMx)

13 Plaintiff,
14 v.
15 BETTER BODY SPORTS, LLC, et al,
16 Defendants.

17 **STIPULATION TO EXTEND TIME
TO RESPOND TO INITIAL
COMPLAINT BY NOT MORE THAN
30 DAYS (L.R. 8-3)**

18 Complaint served: November 11, 2012
19 Current response date: December 3, 2012
20 New response date: January 2, 2013

21 Action filed: October 26, 2012
22 Trial Date: None set

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LOS ANGELES, CA 90067
310-229-9900

1 WHEREAS, Plaintiff filed its Complaint on October 26, 2012;

2 WHEREAS, Defendant All Star Health (“All Star”) was served with the
3 Summons and Complaint on November 11, 2012;

4 WHEREAS, All Star’s response to the Complaint is due on December 3,
5 2012;

6 WHEREAS, All Star’s counsel has requested, and Plaintiff’s counsel has
7 agreed to, a 30-day extension until January 2, 2013 for All Star to respond to the
8 Complaint;

9 WHEREAS, All Star submits that **good cause** exists for the extension
10 because All Star just recently retained undersigned counsel, and undersigned
11 counsel requires additional time to evaluate and investigate the allegations and
12 claims set forth in the Complaint;

13 WHEREAS, the Court has not established a discovery cut-off date, last date
14 for hearing motions, a pre-trial conference date, or trial date;

15 WHEREAS, the Court has not established a discovery cut-off date, last date
16 for hearing motions, a pre-trial conference date, or trial date;

17 WHEREAS, All Star submits that no party will be prejudiced by the relief
18 sought and Plaintiff agrees to the requested extension; and

19 WHEREAS, trial will not be delayed because the Court has not set any trial
20 date or other deadline in this case.

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1 THEREFORE, IT IS HEREBY STIPULATED AND AGREED, that All
2 Star's deadline to respond to the Complaint is extended to January 2, 2013. All
3 Star lodges herewith a proposed Order for the Court's consideration.

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6 Dated: November 30, 2012

VENABLE LLP

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8 By: /s/ Daniel S. Silverman
Daniel S. Silverman
9 Attorneys for Defendant
10 All Star Health

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13 Dated: November 30, 2012

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15 NEWPORT TRIAL GROUP

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17 By: /s/ Scott Ferrell
Scott Ferrell
18 Attorneys for Plaintiff
19 Thermolife International, LLC